- Constant

Customer Number 28932 Phil Kongtcheu 1866 John F Kennedy Boulevard Suite B1 Jersey City, NJ 07305

August 31, 2005

US Patent and Trademark Office
Mail Stop Petition
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450
Office of Patent Petitions - Tel: 571-272-3282 /Fax: 571-273-0025

CC: Mamie P Person

RE: Petition for revival of declared abandoned US Patent Application No. 10/518,823

Dear Mr. Commissioner,

I received on 08/30/05 the attached NOTIFICATION OF ABANDONMENT of US patent Application No. 10/518,823 from the USPTO on the following basis:

Applicant has failed to provide the full US Basic National Fee by 30 months (37 CFR 1.495(b)(2)).

It is my understanding that CFR 1.495(b)(2)) reads as follows

1.495 Entering the national stage in the United States of America as an Elected Office

- (a) Where the United States of America has been elected by the expiration of 19 months from the priority date, the applicant must fulfill the requirements of 35 U.S.C. 371 within the time periods set forth in paragraphs (b) and (c) of this section in order to prevent the abandonment of the international application as to the Unites States of America. International applications for which those requirements are timely fulfilled will enter the national stage and obtain an examination as to the patentability of the invention in the Unites State of America.
- (b) To avoid abandonment of the application, the applicant shall furnish to the United States Patent and Trademark Office not later than the expiration of 30 months from the priority date:
- (1) A copy of the international application, unless it has been previously communicated by the International Bureau or unless it was originally filed in the United States Patent and Trademark Office; and
- (2) The basic national fee (see1.492(a)). The 30-month time limit may not be extended.

As of December 17, 2004, recorded date of US National Phase Entry, the schedule of Basic National Fee as stated on the form PTO-1390(Rev 07-20004) used was as follows:

U.S. APPEICATION NO. (8 kmoun, see 37 CFR 1.5) 847ERNATIONAL APPLICATION NO. PCT/US03/19179	ATTORNEYS DO	CKET NUMBER
25. The following lees are submitted:	CALCULATIONS	PTO USE DALY
BASIC NATIONAL FEE (CFR 1.492(a)(1)—(5)):		
historer intermational preliminary examination fee (37 OFR 1.462) nor intermational search fee (37 OFR 1.445(5)(2)) past to USPTO and international Search Report not prepared by the SPO or JPO		
International preliminary examination fee (37 CFR 1.462) not cald to USFTG but International Search Report prepared by the EPO or JPO		
kitemational prekimbary examination (ee (37 CFR 1.482) not paid to USFTG but international search (ee (37 CFR 1.445(a)(2)) paid to USFTG		
International preliminary examination fee (37 OFR 1.482) part to MSRTO but all plants did not satisfy provisions of POT Article 33(1)-(4)		
international preliminary examination fee (37 CFR 1.482) paid to USPTO and all dalms satisfied provisions of PCT Arible 33(1.44)	s 100	

Applicant claims small entity status. See 37 CFR 1.27, The fees indicated above are reduced by %.	^{\$} 50.00	
SUBTOTAL =	\$50.00	_

Indeed since an International Preliminary Examination fee was paid to the USPTO and the international preliminary examination report established that all claims satisfied provisions of PCT Article 33(1)-(4), our **basic national fee** as a small entity was \$50.00.

As you can see on the attached transactions details from my credit card, the amount of \$50.00 was duly collected by the USPTO on Dec 30,2004 at 11:11:33EST.

Given the gravity and importance of this application and the clear evidence of mistake on the USPTO's part, I urge you to promptly reinstate my application No. 10/518,823.

Very sincerely yours,

Phil Kongtcheu,

Inventor and applicant



JNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Offices
Address COMMISSIONER FOR PATENTS
DOI: 1450
Alexandrix, Vingnia 22313-1430
www.topto.gov

U.S. APPLICATION NUMBER NO. FIRST NAMED APPLICANT ATTY, DOCKET NO.

10/518,823

Phil Kongtcheu

INTERNATIONAL APPLICATION NO.

PCT/US03/19179

LA. FILING DATE PRIORITY DATE
06/18/2003 06/18/2002

28932 PHIL KONGTCHEU PFK TECHNOLOGIES 1866 JOHN F. KENNEDY BOULEVARD SUITE B1 JERSEY CITY, NJ 07305

CONFIRMATION NO. 9878 371 ABANDONMENT/TERMINATION LETTER *OC000000016839354*

OC000000016839354

Date Mailed: 08/23/2005

NOTIFICATION OF ABANDONMENT

The United States Patent and Trademark Office in its capacity as a Designated / Elected Office (37 CFR 1.495) has made the following determination:

• Applicant has failed to provide the full U.S. Basic National Fee by 30 months (37 CFR 1.495(b)(2)).

Therefore, the above identified application failed to meet the requirements of 35 U.S.C. 371 and 37 CFR 1.495, and is ABANDONED AS TO THE UNITED STATES OF AMERICA.

MAMIE P PERSON

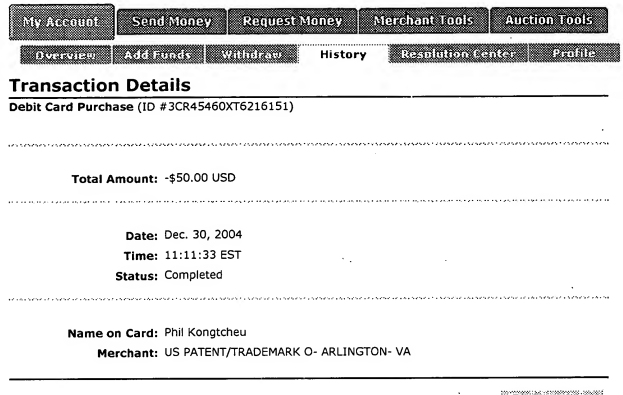
Telephone: (703) 308-9140 EXT 227

PART 1 - ATTORNEY/APPLICANT COPY

FORM PCT/DO/EO/909 (371 Abandonment Notice)



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PATENT COOPERATION TREATY

From the

INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To: PHIL KONGTCHEU PFK TECHNOLOGIES 1866 JOHN F. KENNEDY BOULEVARD SUITE B1 JERSEY CITY, NJ 07305

NOTIFICATION OF TRANSMITTAL OF INTERNATIONAL PRELIMINARY **EXAMINATION REPORT**

(PCT Rule 71.1)

Date of Mailing

01 OCT 2004

(day/month/year) Applicant's or agent's file reference IMPORTANT NOTIFICATION **BASIS INST** International filing date (day/month/year) International application No. Priority date (day/month/year) PCT/US03/19179 18 June 2003 (18.06.2003) 18 June 2002 (18.06.2002) Applicant KONGTCHEU, PHIL

- The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices)(Article 39(1))(see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

Name and mailing address of the IPEA/US

Mail Stop PCT, Attn: IPEA/US Commissioner for Patents P.O. Box 1450

Alexandria, Virginia 22313-1450

Facsimile No. (703) 305-3230

Alain L. Bashore

Telephone No. 703-308-1113

Form PCT/IPEA/416 (July 1992)

PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference	FOR FURTHER ACTION Sec Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)				
BASIS INST	1				
International application No.	International filing date (day/m	onin/year)	Priority date (day/month/year)		
PCT/US03/19179	18 June 2003 (18.06.2003)		18 June 2002 (18.06.2002)		
International Patent Classification (IPC)	or national classification and IPC		·		
IPC(7): G 06 F 17/60 and US Cl.: 705/30	,35,36,37				
Applicant					
KONGTCHEU, PHIL					
This international prelimin Examining Authority and	1. This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36.				
This report is also acc which have been ame before this Authority (This report is also accompanied by ANNEXES, i.e., sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT). These annexes consist of a total of sheets.				
3. This report contains indica	ations relating to the following	items:			
I Basis of the report II Priority III Non-establishment of report with regard to novelty, inventive step and industrial applicability IV Lack of unity of invention V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement VI Certain documents cited VII Certain defects in the international application VIII Certain observations on the international application					
Date of submission of the demand	Da	itc of completion	of this report		
20 January 2004 (20.01.2004) 11 September 2004 (11.09.2004)			11.09.2004)		
Name and mailing address of the IPEA/	1 733	thorized officer	01/0		
Mail Stop PCT, Attn: IPEA/US Commissioner for Patents		MAlain L. Bashore T. Vone			
P.O. Box 1450 Alexandria, Virginia 22313-1450	P				
Facsimile No. (703) 305-3230					

Form PCT/IPEA/409 (cover sheet)(July 1998)

7	NTERNATIONAL	PRELIMINAR	Y EXAMINATION	DEPORT
1	A LEWIN HOWAL	FRELUMENAR	I CAMBIDALIUN	IKETUKI

International application No.	
PCT/US03/19179	

I.	Basis	of the report
1.	With	regard to the elements of the international application: *
	\boxtimes	the international application as originally filed.
	$\overline{\boxtimes}$	the description:
		pages 1-54 as originally filed
		pages NONE, filed with the demand pages NONE, filed with the letter of
	\square	
		the claims: pages 55-110, as originally filed
		pages NONE , as amended (together with any statement) under Article 19
		pages NONE, filed with the demand
	~	pages NONE, filed with the letter of
	\bowtie	the drawings:
		pages 1-19, as originally filed pages NONE, filed with the demand
		pages NONE , filed with the letter of
		the sequence listing part of the description:
		pages NONE as originally filed
		pages NONE , filed with the demand
2	With	pages NONE, filed with the letter of pages NONE, filed with the letter of pages NONE, filed with the letter of
۷.		uage in which the international application was filed, unless otherwise indicated under this item.
		se elements were available or furnished to this Authority in the following language which is:
		the language of a translation furnished for the purposes of international search (under Rule23.1(b)).
		the language of publication of the international application (under Rule 48.3(b)).
		the language of the translation furnished for the purposes of international preliminary examination(under Rules 55.2 and/or 55.3).
3.		regard to any nucleotide and/or amino acid sequence disclosed in the international application, the national preliminary examination was carried out on the basis of the sequence listing:
		contained in the international application in printed form.
		filed together with the international application in computer readable form.
		furnished subsequently to this Authority in written form.
		furnished subsequently to this Authority in computer readable form.
		The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.
		The statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished.
4.		The amendments have resulted in the cancellation of:
		the description, pages NONE
		the claims, Nos. NONE
		the drawings, sheets/ fig NONE
5.		This report has been established as if (some of) the amendments had not been made, since they have been considered to go
٠.		beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**
th	is repo	cement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in ort as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17). eplacement sheet containing such amendments must be referred to under item 1 and annexed to this report.

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/US03/19179

W	December of the second state of the second sta
٧.	Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability;
	CITATIONS and explanations supporting such statement
_	citations and explanations supporting such statement

1. STATEMENT

Novelty (N)	Claims 1-273	YES
	Claims NONE	No
Inventive Step (IS)	Claims <u>1-273</u>	YES
	Claims NONE	NO
Industrial Applicability (IA)	Claims 1-273	YES
	Claims NONE	NO NO

2. CITATIONS AND EXPLANATIONS

Claims 1-273 meet the criteria set out in PCT Article 33(2)-(3), because the prior art (after further consideration) does not teach or fairly suggest: formation of a BIC between one or more buyers and one or more sellers for use in formation of a financial derivatives contract; establishing a BIC basis; identifying agreement terms of the BIC including contract time, premium payment time, payout payment time, premium payment amount, and payout payment amount; validating the BIC reflecting agreement terms, inputting scaling density function relating dependence of unit notational premium amount of a BIC to premium amount for any other notational amount of a BIC; inputting functions representative of BICs prices responsive to an offer and demand; maintaing an inventory of derivatives contracts where the inventory of the derivatives contracts is maintained in BICs units; decomposing a residual contract in a BIC basis which is then reported in a net profit or loss as the non-hedging part of the derivatives contract.

There is further not taught or fairly suggested (after further consideration): means for receiving a payout function expressed in DCWBSOF format of a derivatives contract; and, means for transforming a payout payment function expressed in DCWBSOF format into DCWOF format, where the DCWOF format is a function of observed values of one or more underlyings.

There is further not taught or fairly suggested (after further consideration): inputting a description of a derivatives contract in functional format; inputting prices for one or more basis instruments; returning a price for the derivatives contract responsive to the description of the derivatives contract in functional format and the prices of one or more basis instruments.

There is further not taught or fairly suggested (after further consideration): creating a credit risk underlying whose value at any given time is equal to a percentage of liability a counterparty honors at a given time that depends on a notational amount of counterparty liability at the given time, first stakeholders identity and counterpartys identity; setting a maximum response to difference between value of counterparty liability not inclusive of credit risk and value of liability inclusive of credit risk; determining first and second payment amounts for stakeholders and calculating margin responsive to first and second payout amounts.

Claims 1-273 meet the criteria set out in PCT Article 33(4), and thus meet industrial applicability because the subject matter claimed can be made or used in industry.

F A X

RECEIVED

> SEP 2005

International Start

1866 John F. Kennedy Boulevard # B1 Jersey City, NJ 07305

To:

USPTO Petitions - PCT Legal Office

Fax number:

5712730459

From:

Phil Kongtcheu 2679830014

Fax number: Business phone:

201-536-3456

Home phone:

Date & Time:

9/7/2005 2:23:24 PM

Pages:

9

Re:

Revival of Application No.10/518,823

Please see attached petition submitted by mail and fax to the general petitions office and Ms. Mamie Person.

Attention is also drawn to PCT rule 49.6 in adjudicating this case.

Sincerely,

Phil Kongtcheu

Customer Number 28932 Phil Kongtcheu 1866 John F Kennedy Boulevard Suite B1 Jersey City, NJ 07305

August 31, 2005

US Patent and Trademark Office
Mail Stop Petition
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450
Office of Patent Petitions - Tel: 571-272-3282 /Fax: 571-273-0025

CC: Mamie P Person

RE: Petition for revival of declared abandoned US Patent Application No. 10/518,823

Dear Mr. Commissioner,

I received on 08/30/05 the attached NOTIFICATION OF ABANDONMENT of US patent Application No. 10/518,823 from the USPTO on the following basis:

Applicant has failed to provide the full US Basic National Fee by 30 months (37 CFR 1.495(b)(2)).

It is my understanding that CFR 1.495(b)(2)) reads as follows

1.495 Entering the national stage in the United States of America as an Elected Office

- (a) Where the United States of America has been elected by the expiration of 19 months from the priority date, the applicant must fulfill the requirements of 35 U.S.C. 371 within the time periods set forth in paragraphs (b) and (c) of this section in order to prevent the abandonment of the international application as to the Unites States of America. International applications for which those requirements are timely fulfilled will enter the national stage and obtain an examination as to the patentability of the invention in the Unites State of America.
- (b) To avoid abandonment of the application, the applicant shall furnish to the United States Patent and Trademark Office not later than the expiration of 30 months from the priority date:
- (i) A copy of the international application, unless it has been previously communicated by the International Bureau or unless it was originally filed in the United States Potent and Trademark Office; and
- (2) The basic national fee (sec 1.492(a)). The 30-month time limit may not be extended.

As of December 17, 2004, recorded date of US National Phase Entry, the schedule of Basic National Fee as stated on the form PTO-1390(Rev 07-20004) used was as follows:

U.S. APPLICATION NO. (F known, see S7 CFR 1.5) SITERNATIONAL APPLICATION NO. PCT/US03/19179	ATTOPNEY'S DO	XXXET MAISER
21. The folknoing fees are submitted:	CALCULATIONS	FTO USE CALLY
BASIC NATIONAL FEE (CFR 1.452(a)(1)-(5)):		
Neither international preliminary exonancion hee (37 CFR 1.462) nor international search fee (37 CFR 1.445(a)(2)) paid to USPTO and international Search Report not prepared by the EPO or JPO		
tisemational presminary examination fee (37 CFR 1.422) not cald to USPTO but International Search Report prepared by the EFO or JPO		
International preferency examination fee (37 CFR 1.482) not paid to USPTO 5770:00 5770:00		
International prefinatary examination fee (37 CFR 1.482) paid to USPTO but all claims sid not satisfy previsions of PCT Article 32(1)-(4)		
insenational preliminary examination fee (37 CFR 1.482) paid to USPTO and all dains satisfied provisions of PCT Article 33(1)(4) \$100:00 ENTER APPROPRIATE BASIC FEE AMOUNT =	5 100	

Applicant claims small entity status. See 37 CFR 1.27. The fees indicated above are reduced by ½.	³ 50.00	
SUBTOTAL =	\$50.00	

Indeed since an International Preliminary Examination fee was paid to the USPTO and the international preliminary examination report established that all claims satisfied provisions of PCT Article 33(1)-(4), our basic national fee as a small entity was \$50.00.

As you can see on the attached transactions details from my credit card, the amount of \$50.00 was duly collected by the USPTO on Dec 30,2004 at 11:11:33EST.

Given the gravity and importance of this application and the clear evidence of mistake on the USPTO's part, I urge you to promptly reinstate my application No. 10/518,823.

Very sincerely yours,

Phil Kongtcheu,

Inventor and applicant

9/1/2005 11:29 AM FROM: Fax

TO: 7037466699 PAGE OF 009

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Date:	Dec. 30, 2004		
Time:	11:11:33 EST		
Status:	Completed	***************************************	·// With // / / / / / / / / / / / / / / / / /
Name on Card:	Phil Kongtcheu		
	US PATENT/TRADEMARK	O- ARLINGT	ON- VA

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Page 1 of 1



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patient and Tradessurk Office Address COMMISSIONER FOR PATENTS P.O. Dog. 1439 Absorbin, Vegics 12313-1450

U.S. APPLICATION NUMBER NO. FIRST NAMED APPLICANT ATTY. DOCKET NO.

10/518,823 Phil Kongtcheu

INTERNATIONAL APPLICATION NO.

PCT/US03/19179

LA. FILING DATE PRIORITY DATE

06/18/2003 06/18/2002

28932 PHIL KONGTCHEU PFK TECHNOLOGIES 1866 JOHN F. KENNEDY BOULEVARD SUITE B1 JERSEY CITY, NJ 07305

CONFIRMATION NO. 9878

371
ABANDONMENT/TERMINATION
LETTER
OC000000016839354

OC000000016839354

Date Mailed: 08/23/2005

NOTIFICATION OF ABANDONMENT

The United States Patent and Trademark Office in its capacity as a Designated / Elected Office (37 CFR 1.495) has made the following determination:

Applicant has failed to provide the full U.S. Basic National Fee by 30 months (37 CFR 1.495(b)(2)).

Therefore, the above identified application failed to meet the requirements of 35 U.S.C. 371 and 37 CFR 1.495, and is ABANDONED AS TO THE UNITED STATES OF AMERICA.

MAMIE P PERSON

Telephone: (703) 308-9140 EXT 227

PART 1 - ATTORNEY/APPLICANT COPY

FORM PCT/DO/EO/909 (371 Abandonment Notice)

PATENT COOPERATION TREATY

From the

INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To:
PHIL KONGTCHEU
PFK TECHNOLOGIES
1866 JOHN F. KENNEDY BOULEVARD
SUITE BI
JERSEY CITY, NJ 07305

PCT

NOTIFICATION OF TRANSMITTAL OF INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Rule 71.1)

Date of Mailing (day/month/year)

01 OCT 2004

Applicant's or agent's file reference

International application No.

BASIS INST

International filing date (day/month/year)

IMPORTANT NOTIFICATION

Priority date (day/month/year)

PCT/US03/19179

18 June 2003 (18.06.2003)

18 June 2002 (18.06.2002)

Applicant

KONGTCHEU, PHIL

- The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the
 international preliminary examination report and its annexes, if any, established on the international application.
- A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices)(Article 39(1))(see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

Name and mailing address of the IPEA/US

Mail Stop PCT, Attn: IPEA/US Commissioner for Patents P.O. Box 1450

Alexandria, Virginia 22313-1450

Facsimile No. (703) 305-3230 Form PCT/IPEA/416 (July 1992) ATTU

(Alain L. Bashore

Telephone No. 703-308-1113

9/1/2005 11:29 AM FROM: Fax TO: 5712730459 PAGE: 007 OF 009

PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference	FOR FURTHER ACTION	CTION See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)		
BASIS INST International application No.	International filing date (day/mo	nth/year)	Priority date (day/month/year)	
••				
PCT/US03/19179 International Patent Classification (IPC)	18 June 2003 (18.06.2003) or national classification and IPC		18 June 2002 (18.06.2002)	
IPC(7): G 06 F 17/60 and US Cl.: 705/30				
Applicant	10,00,00,0			
KONGTCHEU, PHIL				
Examining Authority and	ary examination report has bee	ccording to Art	icle 36.	
2. This REPORT consists of	a total of sheets, including	this cover shee		
which have been amen	nded and are the basis for this r (see Rule 70.16 and Section 60)	eport and/or she	scription, claims and/or drawings sets containing rectifications made strative instructions under the PCT).	
3. This report contains indica	tions relating to the following	items:		
	· ·			
I Basis of the rep	ort			
II Priority				
III Non-establishm	ent of report with regard to nov	elty, inventive	step and industrial applicability	
IV Lack of unity of	finvention		•	
	nent under Article 35(2) with r	egard to novelt	y, inventive step or industrial	
applicability; ci	tations and explanations suppo	rting such state	ment	
VI Certain docume	nts cited		·	
VII Certain defects	in the international application	international application		
VIII Certain observa	tions on the international applic	cation		
Date of submission of the demand	Date	of completion	of this report	
		Date of completion of this report		
20 January 2004 (20.01.2004)		eptember 2004 (11.09.2004)	
Name and mailing address of the IPEA/US Mei) Stop PCT, Aitn: IPEA/US		orized officer	20/0	
Commissioner for Patents	MAla	in L. Bashore	TVore	
P.O. Box 1450 Alexandria, Virginia 22313-1450	٢	phone No. 703-3	- 308-1113	
Facsimile No. (703) 305-3230	Pacsimile No. (703) 305-3230			

Form PCT/IPEA/409 (cover sheet)(July 1998)

	International application No.		
INTERNATIONAL PRELIMINARY EXAMINATION REPORT	PCT/US03/19179		
1. Basis of the report			
1. With regard to the elements of the international application:*			
the international application as originally filed.			
the description:			
pages 1-54 as originally filed			
pages NONE filed with the demand			
pages NONE , filed with the letter of			
the claims:			
pages 55-110 as originally filed			
pages NONE, as amended (together with any statement) under Article 19 pages NONE, filed with the demand			
pages NONE, filed with the letter of			
the drawings:			
pages 1-19 as originally filed			
pages NONE, filed with the demand			
pages NONE, filed with the letter of	*		
the sequence listing part of the description:			
pages NONE as originally filed pages NONE filed with the demand			
pages NONE, filed with the letter of			
2. With regard to the language, all the elements marked above were avail	able or furnished to this Authority in the		
language in which the international application was filed, unless otherwise indicated under this item.			
These elements were available or furnished to this Authority in the following language which is:			
the language of a translation furnished for the purposes of international search (under Rule23.1(b)).			
the language of publication of the international application (under Rule 48.3(b)).			
the language of the translation furnished for the purposes of international preliminary examination (under Rules 55.2 and/or 55.3).			
 With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the international preliminary examination was carried out on the basis of the sequence listing: 			
F	contained in the international application in printed form.		
filed together with the international application in computer readable form.			
furnished subsequently to this Authority in written form.			
furnished subsequently to this Authority in computer readable form.			
The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.			
The statement that the information recorded in computer readable has been furnished	e form is identical to the written sequence listing		
4. The amendments have resulted in the cancellation of:			
the description, pages NONE			
the claims, Nos. <u>NONE</u>			
the drawings, sheets/fig NONE			
 This report has been established as if (some of) the amendments had not beyond the disclosure as filed, as indicated in the Supplemental Box (Ru 	de 70.2(c)).**		
 Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17). Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report. 			

, International preliminary examination report

International application No. PCT/US03/19179

YES

NO

V. Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement		
I. STATEMENT		
Novelty (N)	Claims <u>1-273</u>	YES
	Claims NONE	No
Inventive Step (IS)	Claims 1-273	YES
	Claims NONE	NO

Claims 1-273

Claims NONE

2. CITATIONS AND EXPLANATIONS

Industrial Applicability (IA)

Claims 1-273 meet the criteria set out in PCT Article 33(2)-(3), because the prior art (after further consideration) does not teach or fairly suggest: formation of a BIC between one or more buyers and one or more sellers for use in formation of a financial derivatives contract; establishing a BIC basis; identifying agreement terms of the BIC including contract time, premium payment time, payout payment amount, and payout payment amount; validating the BIC reflecting agreement terms, inputting scaling density function relating dependence of unit notational premium amount of a BIC to premium amount for any other notational amount of a BIC; imputting functions representative of BICs prices responsive to an offer and demand; maintaing an inventory of derivatives contracts where the inventory of the derivatives contracts is maintained in BICs units; decomposing a residual contract in a BIC basis which is then reported in a net profit or loss as the non-hedging part of the derivatives contract.

There is further not taught or fairly suggested (after further consideration): means for receiving a payout function expressed in DCWBSOF format of a derivatives contract; and, means for transforming a payout payment function expressed in DCWBSOF format into DCWOF format, where the DCWOF format is a function of observed values of one or more underlyings.

There is further not taught or fairly suggested (after further consideration): inputting a description of a derivatives contract in functional format; inputting prices for one or more basis instruments; returning a price for the derivatives contract responsive to the description of the derivatives contract in functional format and the prices of one or more basis instruments.

There is further not taught or fairly suggested (after further consideration): creating a credit risk underlying whose value at any given time is equal to a percentage of liability a counterparty honors at a given time that depends on a notational amount of counterparty liability at the given time, first stakeholders identity and counterpartys identity; setting a maximum response to difference between value of counterparty liability not inclusive of credit risk and value of liability inclusive of credit risk; determining first and second payment amounts for stakeholders and calculating margin responsive to first and second payout amounts.

Claims 1-273 meet the criteria set out in PCT Article 33(4), and thus meet industrial applicability because the subject matter claimed can be made or used in industry.

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